UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

DR. JUDY WOOD on behalf of the UNITED STATES OF AMERICA,

Plaintiff/Realtor,

: Case No. 07-CV-3314

vs. : NOTICE OF MOTION

APPLIED RESEARCH ASSOCIATES, INC.: SCIENCE APPLICATIONS INTERNATIONAL CORP., BOEING; NuSTATS; COMPUTER AIDED ENGINEERING ASSOCIATES, INC., DATASOURCE, INC.; GEOSTAATS, INC.; GILSANZ MURRAY STEFICEK LLP; HUGHES ASSOCIATES, INC.; AJMAL ABBASI; EDUARDO KAUSEL; DAVID PARKS; DAVID SHARP; DANIELE VENEZANO; JOSEF VAN DYCK; KASPAR WILLIAM; ROLF JENSEN & ASSOCIATES, INC; ROSENWASSER/GROSSMAN CONSULTING ENGINEERS, P.C.; SIMPSON GUMPERTZ & HEGER, INC.; S.K. GHOSH ASSOCIATES, INC.; SKIDMORE, OWINGS & MERRILL, LLP; TENG & ASSOCIATES, INC.: UNDERWRITERS LABORATORIES, INC.: WISS, JANNEY, ELSTNER ASSOCIATES, INC.; AMERICAN AIRLINES; SILVERSTEIN PROPERTIES; and UNITED AIRLINES,

Defendants.

PLEASE TAKE NOTICE that, upon the accompanying declaration of Edward B. Keidan, Esq. and memorandum of law, defendant Teng & Associates, Inc. ("Teng") hereby adopts and joins for all purposes in the motion to dismiss submitted by co-defendant Skidmore, Owings & Merrill, LLP, which is incorporated herein, and which seeks to dismiss the Plaintiff's Complaint pursuant to Fed. R. Civ. P. 12(b)(1), 12(b)(6) and 9(b).

Skidmore, Owings & Merrill, LLP filed its motion on January 21, 2008 (Docket Nos. 10, 11) and re-filed on January 28, 2008 (Docket Nos. 18-19). To best serve justice and avoid unnecessary and duplicative effort, time and expense to the Court and the parties, Teng adopts and joins in that motion in its entirety. For the reasons stated in that motion, Teng requests that this Court dismiss the Plaintiff's Complaint in its entirety as against Teng with prejudice, and further seeks an award of attorneys' fees and expenses.

WHEREFORE, Teng respectfully requests this Court permit Teng to join and adopt the motion to dismiss submitted by Skidmore, Owings & Merrill, LLP in its entirety; grant the relief requested in that motion including attorneys' fees and costs; and for such other and further relief in favor of defendant Teng & Associates, Inc. as this Court deems just and proper.

Dated: February 22, 2008 New York, New York

Respectfully submitted,

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